1	SAO	
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7-	Attorneys for Defendant Eusebio Agonias and Pamatmat Agonias	
8	UNITED STATES DISTRICT COURT	
9	And dear in Annahusevine on a Supplementation of Andrews Control Contr	
10	DISTRICT OF NEVADA	
11	AMERICAN STRATEGIC INSURANCE CORP.,	Case No.: 2:18-cv-01590-APG-PAL
12	COIC .,	
13	Plaintiff,	STIPULATION AND ORDER EXTENDING THE TIME FOR
953 (1975). 1 1	VS	DEFENDANTS EUSEBIO V. AGONIAS
14	EUSEBIO V. AGONIAS; PAMATMAT D. AGONIAS; ATLAS GROUP, LC; DOES 1-10,	AND PAMATAMAT AGONIAS TO RESPOND TO THE COMPLAINT
15	inclusive and ROE CORPORATIONS 1-10,	RESPOND TO THE COMPLAINT
16	inclusive,	(First Request)
17	Defendant.	
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19	AMERICAN STRATEGIC INSURANCE CORP. ("Plaintiff") and EUSEBIO V.	
20	AGONIAS and PAMATMAT AGONIAS ("Defendants") state the following:	
21	1. The Amended Complaint was filed on September 19, 2018. (ECF No. 11).	
22	2. Defendants were purportedly served on October 9, 2018 (ECF Nos. 15 and 16).	
23	3. Pursuant to Fed. R. Civ. P. 12, Defendant has 21 days to file a response to the	
24	Complaint, or until October 30, 2018.	
25	The Affidavite of Service (ECE Nos. 15 and 16) are signed and dated October 22, 2018, with a
26	¹ The Affidavits of Service (ECF Nos. 15 and 16) are signed and dated October 23, 2018, with a filing date of October 24, 2018. Defendants do not admit that service was proper, and do not intend to waive, by filing this Stipulation, any defenses concerning any potential defects in service of process. Plaintiff does not concede that service was improper. Investigation	
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28	concerning this issue continues.	400 4000
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4. Defendants have just recently retained counsel. 1 2 5. To allow Defendants' counsel to conduct a preliminary investigation of service 3 issues, the Amended Complaint's allegations and to prepare a response, the parties agree to 4 extend the date for Defendants to answer or otherwise respond to the Amended Complaint from 5 October 30, 2018 to November 13, 2018.2 6 6. This Stipulation is made in good faith, is not interposed for delay, and is not filed 7 for an improper purpose. 8 IT IS SO AGREED AND STIPULATED: 9 SANTORO WHITMIRE KOELLER NEBEKER CARLSON & 10 HALUCK, LLP 11 12 13 MES E. WHITMIRE, ESQ. Nevada State Bar No. 6959 Mevada State Bar No. 6533 14 EILEEN C. LUTTRELL, ESQ 10100 W. Charleston Blvd., Suite 250 Nevada State Bar No. 4680 Las Vegas, NV 89135 15 400 S. 4th Street, Suite 600 Tel: 702.948.8771 Las Vegas, NV 89101 E-mail: jwhitmire@santoronevada.com 16 Tel: 702.853.5500 17 E-mail: megan.dorsey@knchlaw.com Attorney for Defendant 18 Attorneys for Plaintiff 19 IT IS SO ORDERED: 20 21 22 23 DATED: October 31, 2018 24 25 26

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² All defenses are intended to be reserved.